Re: Use of WD2XLW FCC License for Unlawful Intelligence Activities and Felony Criminal Acts

Michael Hayden and CIA contract personnel continue using implantable medical devices, under the umbrella of "enhanced interrogation" sources and methods, to engage in acts of torture, are doing so domestically on U.S. soil, for partisan political purpose, captured video of these activities, and later destroyed the video denying lawmakers the opportunity to review these activities. I am aware of the DOJ OLC opinion and the justification for sanctioned CIA operations, however in this instance, Hayden and contract personnel are using the statute to conceal significant criminal misconduct and are engaging in acts of torture domestically, against me, because testimony and evidence in my possession could result in their incarceration as a result of Obama administration intentions to probe unlawful torture. Hayden has become desperate after the current administration denied preemptive pardon, and now Hayden fears my testimony and evidence will incriminate him. The FCC is permitting the use of FCC regulated spectrum under the WD2XLW license and is allowing Hayden to use radio spectrum to retaliate against witnesses in the upcoming Obama administration probe into unlawful domestic torture. The evidence and testimony in my possession show that Hayden engaged in torture domestically, for partisan political purpose, against Americans domestically, and he possessed video of the acts which was destroyed. The incoming administration has considered prosecuting for torture, and evidence in my possession would hold significant weight in such proceedings. Hayden and contract personnel need to cease and desist retaliation immediately. They need to leave me alone. This is clearly retaliation against a witness. These activities continue today December 02, 2008, even though I have made appropriate disclosures to CIA IG Helgerson, the DOD Hotline, The DOJ IG, and David Mann at the Pentagon Force Threat Protection Agency. These activities must cease immediately as the testimony and evidence in my possession is vital to upcoming fact finding mission or criminal probe conducted by the incoming administration.

The criminal acts of retaliation and reprisal have escalated in recent days, are continuing as of November 30, 2008, and the

sources and methods are now being deployed in a manner which has caused irreversible bodily injury and is threatening my life. They implanted these devices in proximity to my heart and other vital organs. The use of testosterone and electrical stimulus is obviously much more than "monitoring" and these tactics are part of Hayden's "enhanced" sources and methods. To use these devices in this manner against a potential witness and innocent American is innappropriate and criminal in nature.

My name is David A. Larson, born in California. I am an American who has never held a passport or ventured outside of U.S. borders. My father served in the U.S. Navy in WWII, all of my uncles served, my sister was married in her Army uniform in Virginia, and my mother retired after 20 years at the Veterans Administration. I have been confirmed by California Secretary of State Deborah Bowen as a write-in candidate for the 2008 Presidential election. I am Vice President of the Flamingo Heights Community Association, a member of the Elks 2314, a FCC licensed amateur radio operator KI6JJN, and have carried the Marine Corp League flag in recent Yucca Valley Memorial Day and Veterans Day parades.

Gerald Eli Loeb of the Alfred Mann Institute implanted these biomedical devices in my person in March 1997 without my consent and without cause for the sole purpose of developing intellectual property and furthering development of the emerging technology. This was prior to any post 911 statute, EOP memos, or DOJ OLC legal opinions relevant to the matter. Through no fault of my own and without consent, I was implanted with these devices which continue to be misused unlawfully for retaliation and reprisal. In addition to Gerald Loeb at the Mann Foundation, personnel I know to be involved include William Heetderks of the NIH, and DARPA personnel William Tang, Col. Geoffrey Ling and Tony Tether, and Julius Knapp at the FCC.

The Federal Communication Commission has provided the Alfred Mann Foundation with an experimental license, WD2XLW, permitting contract personnel the use of FCC regulated wireless spectrum for

communication between implanted devices and remote workstation. The FCC responded to my FOIA request and has verified the license allows operation anywhere within United States borders, that there is no limit on the number of individuals who may use the license, that the requirement to communicate the call sign WD2XLW has been waived, and need to know confidentiality applies to the experimental license. This confirms this is a domestic tool.

It is important to note that the devices may also operate continuously in an automated "closed-loop" manner without an RF connection or real time interaction of the research personnel, and is described in U.S. patent 6,564,807. This means that even if oversight by the Inspector General forces Hayden and contract personnel to discontinue using FCC regulated spectrum to interact with the devices, the devices are still programmed with data in EEPROM called "default stimulation parameters" will function continuously until such a time that research personnel decide to clear the data from memory using a special encoded data instruction. This is being exploited by Hayden and contract personnel.

The physical abuse administered via the biomedical devices is extreme. The research has been presented to the public as therapeutic, with electrical current introduced into muscle and nerve to reanimate disabled limbs in paraplegics and to restore vision when implanted in the visual cortex. In reality, the devices are simply being used to administer violent and painful electrical shocks to the genitalia, central nervous system, and limbs. A previous communication to the DODIG disclosed an instance where violent electrical shocks occurred while I was operating my motor vehicle in traffic and caused me to lose control of the vehicle resulting in a total loss of vehicle. On Thursday evening November 20, 2008, the violent electrical shocks almost caused me to lose control of my new vehicle.

Special Access Program and National Security provisions have been

misused to obstruct criminal investigations, obstruct my medical treatment, and intimidate and obstruct legal counsel because of the secrecy surrounding the waived SAP classification. The devices are extremely small and fabricated using nonferrous materials with the specific intent of preventing clinical medical personnel from localizing or removing the devices, however infection and inflammation has resulted in Physician recovery of the devices which has been used as justification to obstruct my treatment.

The devices have been used to deliver testosterone for behavior modification, and is combined with electrical shocks delivered by the devices. Gerald Loeb, who is currently under DARPA SPAWAR subcontract, prime contract is N6600106C8005, submitted a paper to William Heetderks describing use of the devices to deliver testosterone and note increased rage and promiscuity when circulating levels of testosterone were elevated 30x and 50x above normal. This meets the criteria for federal chemical and biological weapons statute. Loeb patented the intellectual property referenced as U.S. Patent 6,175,764.

When Hayden and Loeb failed in using the testosterone to provoke acts of rage and criminal acts, they began targeting my family members in efforts to provoke a criminal retaliatory response from me. What has been done is egregious, unlawful, is not in the interest of our country and warrants criminal prosecution.

It is my testimony that Hayden and contract personnel are intentionally attempting to provoke a violent, criminal retaliatory act by engaging in extreme physical abuse and torture, using testosterone to assist in this endeavor, while simultaneously using SAP and national security provisions to obstruct investigation and deny me any peaceful means of recourse.

By denying me the basic human rights of medical treatment, denying judicial review or injunctive relief, and continuing to use the devices to engage in torture, I am being forced to appeal to

Congressional members, law enforcement and human rights groups for assistance and help. The extreme misconduct of Hayden and contract personnel has jeopardized National Security by forcing me to seek assistance from hundreds of individuals most of which do not possess security clearances.

Most significantly, at issue is that Hayden, Ling and contract personnel including Gerald Loeb of the Mann Foundation have engaged in unlawful acts and fear prosecution under the new administration. I possess material evidence and testimony that would hold significant weight in these proceedings. Hayden's conduct may violate federal statute on retaliation of a witness. Hayden possessed video footage captured on July 4, 2002 documenting the effectiveness of the devices as a tactical weapon and this evidence has been destroyed because the subject was an American on U.S. soil. Hayden's destruction of the tapes denied lawmakers the ability to review Hayden's activities. Hayden has indeed committed unlawful acts domestically against Americans, and like the CIA Tapes, Hayden is attempting to eliminate incriminating evidence by attempting to kill or incarcerate me using post 911 statute and enhanced methods. These provisions are meant to safeguard Americans like me from future catastrophic terrorist attack, not torture and abuse Americans until they are dead or incarcerated because their testimony incriminates and scares Mike Hayden. In this instance, it is clear that these efforts are unrelated to foreign intelligence gathering or preventing a catastrophic attack.

In closing Hayden and contract personnel are continuing to torture me in efforts to provoke a criminal retaliatory response that will limit my ability to share this information with the next administration and minimize their liability in upcoming probes into torture activities sanctioned by the Bush Administration.

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